

General Assembly

Substitute Bill No. 5455

February Session, 2010

*	_HB05455APP	041310 <u>_</u>	<u></u>

AN ACT CONCERNING THE MASTER TRANSPORTATION PLAN, THE TRANSPORTATION FACILITIES ASSESSMENT REPORT, THE CONNECTICUT PILOT COMMISSION AND THE CONNECTICUT MARITIME COMMISSION.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

- Section 1. Section 13b-15 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective from passage*):
- 3 (a) The commissioner shall develop and revise biennially a 4 comprehensive, [long-range,] master transportation plan designed to 5 fulfill the present and future needs of the state and to assure the 6 development and maintenance of an adequate, safe and efficient transportation system. In developing the plan, the commissioner shall 8 [investigate and study all existing transportation facilities and services 9 in the state and shall examine the feasibility of planning a long-term 10 commercial transportation system, with the goal of coordinating all 11 transportation services, including airports, seaports, rail, freight and 12 transit systems] consider the department's statutory responsibilities, 13 the guiding principles and transportation strategies adopted by the 14 Governor and the General Assembly, the state conservation and 15 development plan adopted by the General Assembly pursuant to 16 chapter 297, the federally mandated factors specified in the current 17 federal surface transportation authorization legislation, and the 18 department's assessment of existing transportation facilities carried out

- 19 under section 13b-16, as amended by this act. The commissioner shall 20 also give [particular] consideration to: [reports] (1) Reports and studies 21 [prepared under the auspices of the Connecticut interregional 22 planning program] relating to the planning and development of the 23 state; [and] (2) any existing reports, surveys, plans or studies relating 24 to transportation prepared for or by any agency, board or commission 25 of the state; and (3) regional long-range transportation plans prepared 26 by regional planning organizations in this state.
 - (b) In such master transportation plan the commissioner shall: (1) Set forth the commissioner's recommendations for planning, engineering, acquisition of rights-of-way, construction reconstruction and rehabilitation and modernization of transportation facilities; (2) consider, among other things, federal air quality standards, conservation and cost of energy supplies, present and projected travel volumes, reduction in travel volumes due to the implementation of transportation management programs, safety, maintenance costs and other sufficiency factors where appropriate, as well as long-range land use, environmental impact, energy impact and economic development patterns of the state; (3) indicate the order of priority of need for improvements within each mode of transportation, according to the commissioner's judgment; and (4) indicate the priorities for the next [two and five-year periods] five-year period, both by need and by fiscal capability, [in the area of public transportation] for each mode of transportation. The indication of such priorities [for public transportation] shall include an individual accounting of the amount and source of all funding for each potential program and an approximate timetable, including the starting and completion dates for each potential program.
 - (c) The commissioner shall, relative to the [Transportation Equity Act for the 21st Century] <u>current federal surface transportation authorization legislation</u>: (1) Identify the funds to be received annually in the [following categories: Interstate construction, interstate maintenance, national highway system, bridge, surface transportation program, interstate transfer, congestion mitigation and air quality,

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53 metropolitan planning, special projects and any other category 54 designation under the act] federal program funding categories; (2) 55 identify the projects to be funded annually through each funding 56 category; (3) identify the projects to be funded annually through each 57 category continued or established by such legislation, as a result of the 58 change in formulas and new flexibility allowed under the 59 [Transportation Equity Act for the 21st Century] current federal 60 surface transportation authorization legislation; (4) identify which 61 projects will require the expenditure of state funds to leverage federal 62 funds; (5) identify the amount and percentage of state funds that must 63 be expended for each project in order to leverage federal funds; (6) 64 identify the amount of federal funds that may be expended annually to 65 repair local bridges identified as being in poor condition; (7) identify 66 the economic impact of the federal funds allocated to the state in terms 67 of job creation or retention; (8) identify the mass transit projects to be 68 funded; and (9) identify the manner in which the department intends 69 to comply with the requirements of the Clean Air Act, as amended by 70 P.L. 101-549, and how the department intends to expend any funds 71 allocated to the department to achieve the goals of the act. [; and (10) 72 identify with specificity the expenditures to be made from funds 73 received in the congestion mitigation and air quality grant in relation 74 to the needs identified by employers in their compliance plans 75 submitted pursuant to substitute house bill 5659 of the February, 1992, 76 regular session.]

- (d) In such plan the commissioner shall identify the amount of funds and projects to be undertaken pursuant to the Americans with Disabilities Act of 1990.
- (e) The plan shall be completed and submitted biennially to the Governor on or before January thirty-first of each odd-numbered year. The commissioner shall, biennially, on or before January thirty-first of each odd-numbered year, notify all members of the General Assembly of the availability of the plan. The commissioner shall send a written copy or electronic storage media of the plan to any member requesting the plan.

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- (f) In developing and revising the plan, the commissioner may: (1) Conduct public hearings; (2) consult and cooperate with officials and representatives of the federal government, neighboring states, interstate commissions and authorities, local agencies and authorities, interested corporations and other organizations concerning problems affecting transportation in the state; (3) request and receive from any agency or other unit of the government of the state or of any political subdivision of the state, or from any public authority, such assistance and data as may be necessary to enable the commissioner to carry out the commissioner's responsibilities under this section; (4) to the extent the commissioner may deem appropriate, make use of, and incorporate in the plan, any existing long-range transportation plan, survey or report developed by any public or private agency or person; and (5) employ consultants.
- (g) Copies of the plan, as revised, shall be kept on file as a public record in the office of the commissioner.
- Sec. 2. Section 13b-16 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective from passage*):
 - (a) On or before September first [annually] in the even-numbered year of each biennium, the commissioner shall conduct and complete an [investigation and study] assessment of the several modes of transportation in the state, in which the commissioner shall evaluate the adequacy of the facilities and services connected with each such mode and shall determine the needs of the state transportation system. The commissioner shall [consult with the Connecticut Public Transportation Commission which shall advise the commissioner in matters pertaining to rail and motor carrier facilities and services] consider the plans and recommendations prepared by the various boards, councils and commissions that have statutory responsibilities pertaining to the various modes of transportation in Connecticut. The commissioner shall also consider reports, studies, findings and recommendations presented in reports, plans, surveys, and studies relating to transportation prepared for or by any state agency or for or

- 120 by the state's regional planning organizations. The [studies]
- assessment shall be used in the biennial revision of the department's
- 122 comprehensive [long-range] master transportation plan.
- 123 (b) The commissioner may engage in experimental projects relating
- to any available or future mode of transportation, including but not
- limited to, high speed rail service, the development of heliports and
- any means of improving existing transportation facilities and services.
- 127 The commissioner may be assisted by the [commission] boards,
- 128 councils, commissions, state agencies and regional planning
- organizations referred to in subsection (a) of this section, in connection
- with any such project.
- 131 Sec. 3. Subsections (a) and (b) of section 15-13c of the general
- statutes are repealed and the following is substituted in lieu thereof
- 133 (*Effective from passage*):
- 134 (a) There is created within the Department of Transportation, for
- administrative purposes only, the Connecticut Pilot Commission to
- assist and advise the Commissioner of Transportation on matters
- relating to the licensure of pilots, the safe conduct of vessels and the
- protection of the ports and waters of the state, including the waters of
- 139 Long Island Sound.
- 140 (b) The commission shall consist of nine members, one of whom
- shall be the Commissioner of Transportation or the commissioner's
- designee and one of whom shall be an active licensed pilot in this state
- 143 operating on the Connecticut side of the rotation system for the
- assignment of pilots. The pilot member shall be designated by a simple
- majority vote of pilots operating on the Connecticut side of the rotation
- 146 system for the assignment of pilots. The remaining seven members
- shall be appointed as follows: The Governor shall appoint one member
- 148 representing a maritime-related industry, which industry shall not
- include a recreational industry; the president pro tempore of the
- 150 Senate shall appoint one member representing the public with an
- interest in the environment who does not have an economic interest in

152 the subject matters of the commission; the majority leader of the Senate 153 shall appoint one member representing the public with an interest in 154 the environment who does not have an economic interest in the subject 155 matters of the commission; the minority leader of the Senate shall 156 appoint one member who shall be a retired ship's master or captain; 157 the speaker of the House of Representatives shall appoint one member 158 representing a maritime-related industry, which industry shall not 159 include a recreational industry; the majority leader of the House of 160 Representatives shall appoint one member representing a maritime-161 related industry from a shipping agent perspective; the minority leader 162 of the House of Representatives shall appoint one member with an 163 expertise in the area of admiralty law. Each member shall be a resident of the state, provided no member shall be an active licensed pilot, 164 165 except the one active Connecticut licensed pilot operating in and 166 designated by a simple majority of pilots operating on the Connecticut 167 side of the rotation system for the assignment of pilots. Members shall 168 [be reimbursed for necessary expenses incurred in the performance of 169 their duties] receive no compensation for the performance of their 170 duties.

Sec. 4. Subsections (a) to (c), inclusive, of section 13b-51a of the general statutes are repealed and the following is substituted in lieu thereof (*Effective from passage*):

(a) There shall be in the Department of Transportation a Connecticut Maritime Commission which shall consist of fifteen members, as follows: (1) The Commissioners of Transportation, Economic and Community Development and Environmental Protection, the Secretary of the Office of Policy and Management and the chairman of the Transportation Strategy Board, established pursuant to section 13b-57e, or their respective designees; (2) four members appointed by the Governor; and (3) one member each appointed by the president pro tempore of the Senate, the speaker of the House of Representatives, the majority leader of the Senate, the minority leader of the Senate, the majority leader of the House of Representatives and the minority leader of the House of Representatives. All appointed members shall

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- serve for terms coterminous with their appointing authority and until their successor is appointed and has qualified. Vacancies on said commission shall be filled for the remainder of the term in the same manner as original appointments.
- (b) Appointed members of the commission shall be qualified by experience or training and shall include members of the public and (1) a representative of business and industry that is a regular user of Connecticut port freight services; (2) a member or employee of a local port authority; (3) a Connecticut port operator; (4) an operator of a marine passenger service; (5) an elected or appointed official from a coastal community; (6) a user or provider of recreational maritime services; and (7) a working member of a port labor union.
- (c) The chairman shall be selected by the Governor from among the appointed members of the commission. The members shall annually elect one of their numbers as secretary. The commission may elect such other officers as it deems proper. Members shall receive no compensation for the performance of their duties. [, but shall be reimbursed for necessary expenses incurred in the performance thereof.]
- Sec. 5. Section 13b-51b of the general statutes is repealed and the following is substituted in lieu thereof (*Effective from passage*):
 - There shall be, within the Department of Transportation, a State Maritime Office which shall: (1) Be responsible for maritime operations, including the State Pier in New London, the Connecticut River ferries and such other operational responsibilities as shall be assigned to it; (2) serve as the Governor's principal maritime policy advisor; (3) serve as the liaison between the state and federal, local and private entities involved in maritime policy activities; (4) coordinate the state's maritime policy activities; (5) encourage year-round use of water-related industries; (6) work with the Department of Economic and Community Development and other state, local and private entities to maximize the economic potential of Connecticut's ports and

218 other maritime resources; (7) conduct necessary research and planning 219 activities; (8) assess potential state investments in ports and other maritime facilities; (9) provide staff support to the Connecticut 220 Maritime Commission, created in section 13b-51a, as amended by this 221 222 act; (10) provide staff support to the Connecticut Pilot Commission 223 created by section 15-13c, as amended by this act; and [(10)] (11) 224 undertake such other responsibilities as may be assigned to it by the 225 commissioner or the Governor.

This act shall take effect as follows and shall amend the following sections:			
Section 1	from passage	13b-15	
Sec. 2	from passage	13b-16	
Sec. 3	from passage	15-13c(a) and (b)	
Sec. 4	from passage	13b-51a(a) to (c)	
Sec. 5	from passage	13b-51b	

TRA Joint Favorable Subst.

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